

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/886,919	06/21/2001	Rodrigo Munoz	G03.011	6655	
28062 75	28062 7590 01/16/2004			EXAMINER	
•	IASCHOFF, TALWAI	FELTEN, DANIEL S			
5 ELM STREET NEW CANAAN, CT 06840			ART UNIT	PAPER NUMBER	
	,		3624	-	
2 ¹ ;			DATE MAILED: 01/16/2004	4 .	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
`	09/886,919	MUNOZ ET AL.			
Òffice Action Summary	Examiner	Art Unit			
\	Daniel S Felten	3624			
The MAILING DATE of this communication appears on the cover sh t with the correspondence address P riod for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	36(a). In no event, however, may a reply be timed within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE!	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).			
1) Responsive to communication(s) filed on 22 De	ecember 2003.				
2a) This action is FINAL . 2b) This a	action is non-final.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims					
4) Claim(s) 1,4-14,17-19,21-23,25 and 27 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1,4-14,17-19,21-23,25 and 27 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement.					
Application Papers	·				
9) The specification is objected to by the Examiner.					
10) The drawing(s) filed on is/are: a) □ accepted or b) □ objected to by the Examiner.					
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority under 35 U.S.C. §§ 119 and 120		(1)			
 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: Certified copies of the priority documents Certified copies of the priority documents Copies of the certified copies of the prior application from the International Bureau See the attached detailed Office action for a list 13) Acknowledgment is made of a claim for domestic since a specific reference was included in the first 37 CFR 1.78. The translation of the foreign language pro 14) Acknowledgment is made of a claim for domestic reference was included in the first sentence of the company of the company of the first sentence of the company of the company of the first sentence of the company of th	s have been received. s have been received in Application ity documents have been received u (PCT Rule 17.2(a)). of the certified copies not received c priority under 35 U.S.C. § 119(extractions of the specification of	on No ed in this National Stage d. e) (to a provisional application) in an Application Data Sheet. eived. and/or 121 since a specific			
Attachment(s)					
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) 🔲 Notice of Informal P	(PTO-413) Paper No(s) atent Application (PTO-152)			

Art Unit: 3624

DETAILED ACTION

1. Receipt of the Request for Continued Examination ("RCE"), filed December 22, 2003 with the corresponding amendment amending claims 1, 18, 19, 21-23, 25, canceling claims 2, 3, 15, 20, 24 and 26. Claims 1, 4-14, 17-19, 21-23, 25 and 27 are pending in the application and are presented to be examined upon their merits.

Claim Rejections - 35 USC § 112

- 2. The following is a quotation of the second paragraph of 35 U.S.C. 112:

 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 3. Claims 18 and 21 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. The word "type" is indefinite because it is not clear to how to evaluate to what extent it is being used within the context of the claim. Moreover, the word "type" has several definitions that change the scope of the claim and thereby making it ambiguous.

Claim Rejections - 35 USC § 103

4. Claims 1, 4-14, 17-19, 21-23, 25 and 27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tom (US 5,696,907) in view of Maggioncalda et al (US 5,918,217) and Ching (US 6,078,901).

Art Unit: 3624

Re claims 1, 18, 19, 21-23,

Tom discloses, a method of evaluating an application for an financial product (see Tom, Abstract), comprising:

receiving application data (see Tom, col. 3, II. 43-62);

calculating, based at least in part one application data, expected loss data (see Tom, at least col. 2, 9-24);

Tom discloses making an approval decision based on the return on investment (see Abstract), but fails to disclose an application approval decision is made based upon comparison of a calculated ROI for the application with an expected ROI for the product. Maggioncalda discloses a financial advisory system for making approval decision for a recommended set of financial products based upon calculations of the highest investment return via one or more decision variables (see fig. 3, col. 8, ll. 9-14; col. 8, II. 51-56; col. 15, II. 51). It would have been obvious for an artisan of ordinary skill in the art at the time of the invention to integrate the aforementioned feature of Maggioncalda into Tom because an artisan at the time of the invention would have found such integration useful in further evaluation and assessment of risk for a particularly minimize loss and maximize return on investment. Furthermore Ching discloses a specific return evaluation is given where the rate of return is compared to the expected rate of return before a decision is made (see Ching, fig. 13, col. 37, Il. 38-51). It would have been obvious for an artisan of ordinary skill in the art to have used the calculation of Ching in the invention Maggioncalda because an artisan at the time of

Art Unit: 3624

the invention would have recognized such a calculation as an art recognized equivalent as well as an alternative feature Maggioncalda and Tom to assess risk and rates of return. Thus such a modification would have been an obvious alternative well within the ordinary skill in the art.

Re claim 4:

Tom discloses wherein application data includes at least one of a collateral identifier, credit related information and payment information (see Tom, col. 3, II. 40-62).

Re claim 5:

Tom discloses wherein the calculating expected loss data comprises; executing an account level loss forecast model; executing a terminal event model; and calculating expected lost data in response to the executing of the account level loss forecast model and the execution of the terminal event model (see Tom, col. 6, II. 47+)

Re claim 6:

Tom wherein executing an account level loss forecast model further comprises: calculating future value for an item of collateral associated with the application (see Tom, col. 6, II. 47+).

Re claim 7:

Tom wherein and calculating expected loss data further comprises:

Art Unit: 3624

Storing product tier data identifying a plurality of product tiers, each product tier established based at least in part on loss data associated with different product terms each product tier identifying product terms:

executing a risk model to compute a credit risk associated with said application;

executing a risk model to compute a credit risk associated with said application;

assigning said credit risk to a **product** tier based on said **product** tier data; and generating probabilities of one or more of said termination events occurring before said expiration form one or more termination scenarios.

Re claim 8:

Tom discloses the calculating a return on investment further comprises: forecasting the severity of loss of the termination scenarios to form one or more loss scenarios; calculating net income and annualized net investment for the loss scenarios; determining expected net income and expected annualized net investment in response to the calculating; and determining expected return on investment based on a ratio comprising expected net income and the expected annualized net investment (see Tom, col. 6, II. 47+).

Re claim 9:

Art Unit: 3624

Tom disclose wherein generating probabilities further comprises generating probabilities of said termination events occurring in relation to a plurality of the payment times (see Tom, col. 6, II. 47+).

Re claim 10:

Tom discloses forecasting the severity of loss of the termination scenarios for at least a plurality of payment times (see Tom, col. 6, II. 47+).

Re claim 11:

Tom discloses financial product requires an item of collateral and wherein said forecasting comprises: forecasting a current balance on book; forecasting a market value of said collateral; and calculating a difference between said current balance on book and said market value of said collateral (see Tom, col. 6, Il. 47+).

Re claim 12:

Tom discloses wherein said forecasting a market value is performed using at least one of; Winter's multiplicative time series estimation; or an exponential decay between a manufacturer suggested retail price of the collateral and a residual value of said collateral at the expiration 9see Tom, col. 6, II. 47+).

Art Unit: 3624

Re claim 13:

Tom discloses wherein the financial product is a lease (see Tom, col. 6, Il. 47+).

Re claim 14:

Tom discloses wherein the termination events comprise at least one of: repossession with delinquencies, early payoff, insurance loss, and repossession without delinquencies.

Re claim 17:

Tom discloses a computer-readable medium bearing a computer program containing instruction steps such that upon installation of the computer program in a general-purpose computer (see Tom, col. 2, II. 18-21).

Re claim 27:

Tom discloses an apparatus for evaluating an application for a financial product, apparatus comprising:

A processor; a communication device coupled to the processor, receiving application data from at least a first user, etc... (see Tom, col. 6, ll. 47+).

Art Unit: 3624

Conclusion

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to *Daniel S. Felten* whose telephone number is (703) 305-0724. The examiner can normally be reached between the hours of 7:00AM to 5:30PM Monday-Thursday. Any inquiry of a general nature relating to the status of this application or its proceedings should be directed to the Customer Service Office (703) 306-5771, or the examiner=s supervisor *Vincent Millin* whose telephone number is (703) 308-1065.

Response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

for formal communications intended for entry, or (703) 305-7687, for informal or draft communications, please label A Proposed or A Draft. Communications via Internet e-mail regarding this application, other than those under 35 U.S.C. 132 or which otherwise require a signature, may be used by the applicant and should be addressed to [daniel.felten@uspto.gov].

Art Unit: 3624

All Internet e-mail communications will be made of record in the application file.

PTO employees do not engage in Internet communications where there exists a possibility that sensitive information could be identified or exchanged unless the record includes a properly signed express waiver of the confidentiality requirements of 35 U.S.C. 122. This is more clearly set forth in the Interim Internet Usage Policy published in the Official Gazette of the Patent and Trademark on February 25, 1997 at 1 195 OG 89.

DSF

Jánuary 08, 2004

VINCENT MILLIN SUPERVISORY PATERS

Vine Stall